

1 SEAN P. FLYNN (SBN: 15408)
2 **GORDON REES SCULLY MANSUKHANI, LLP**
3 1 Liberty Street, Suite 494
Reno, NV 89501
Telephone: (702) 577-9317
Email: sflynn@grsm.com

5 Attorneys For: Defendant,
I.Q. Data International, Inc.

7
8 **UNITED STATES DISTRICT COURT**
9 **DISTRICT OF NEVADA**

10
11 BRYANNA GARCIA,

CASE NO. 2:22-cv-00722-GMN-EJY

12 Plaintiff,

13 vs.
14 I.Q. DATA INTERNATIONAL, INC., a foreign
corporation; TRANS UNION LLC, a foreign limited
liability company,

15
16 **DEFENDANT I.Q. DATA
INTERNATIONAL, INC.'S
UNOPPOSED MOTION FOR AN
EXTENSION OF TIME TO
ANSWER OR OTHERWISE PLEAE**

17 Defendants.

18
19 Defendant I.Q. Data International, Inc. (“IQD”), by and through its attorneys of Gordon
20 Rees Scully Mansukhani, LLP, respectfully moves for an unopposed extension of time to file its
21 answer or otherwise responsive pleading to Plaintiff’s Complaint. In support, IQD states as
22 follows:

23 1. On May 5, 2022, Plaintiff filed a Complaint against IQD (alongside Trans Union
24 LLC), generally alleging that IQD violated the Fair Credit Reporting Act, 15 U.S.C § 1681 *et
seq.* (“FCRA”).

25 2. On May 9, 2022, IQD was served with Plaintiff’s Complaint, making its
26 responsive pleading deadline May 31, 2022.

27 3. IQD recently retained the undersigned counsel, who is in the process of

1 investigating the allegations set forth in Plaintiff's Complaint and preparing its response.
2

3 4. On May 31, 2022, Defense Counsel for IQD contacted counsel for Plaintiff, who
5 subsequently agreed to provide IQD with an extension of time through and including July 18,
6 2022 in which to respond to the Complaint.
7

8 5. IQD expects this extension in which to respond to the Complaint will be
9 sufficient to fully address the issues raised in Plaintiff's Complaint and to discuss possible
10 early resolution of the case.
11

12 6. This motion is not brought to unduly delay these proceedings or to harass any
13 party to this case.
14

15 WHEREFORE, IQD respectfully requests this Honorable Court grant it an extension of
16 time, up to and including July 18, 2022, to file its responsive pleading to Plaintiff's Complaint,
17 in the absence of any opposition and because good cause exists.
18

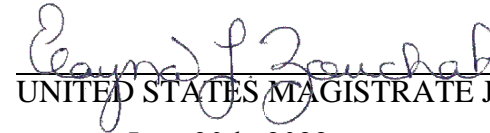
19 Dated: June 30, 2022

20 **GORDON REES SCULLY
MANSUKHANI, LLP**

21 By: s/Sean P. Flynn
22 Sean P. Flynn (SBN: 15408)
23 Attorneys for Defendant
24 I.Q. DATA INTERNATIONAL, INC.
25

26 **IT IS SO ORDERED:**

27 This unopposed motion of Defendant, I.Q. Data
28 International, Inc., for an extension of time, up to
and including July 18, 2022, to file its answer or
responsive pleading, is hereby GRANTED.

29 
30 UNITED STATES MAGISTRATE JUDGE
31 Dated: June 30th, 2022
32